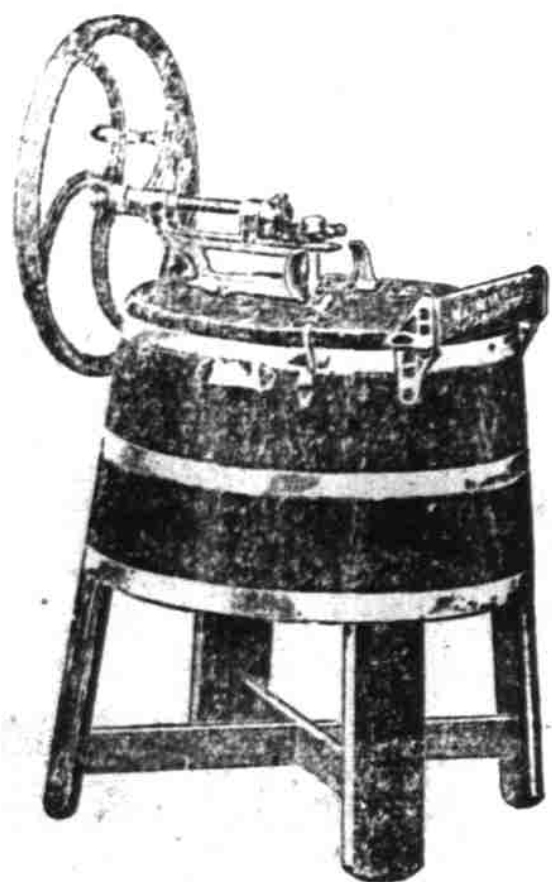


# Washing Machines

Save Clothes  
" Time  
" Money



Ease No Slop  
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Cleanliness No More  
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Guaranteed Four Stroke Washer - \$10.00  
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The greatest leather preservative, softener and water-proofer known.  
For softening and preserving shoes, it has no equal, and by applying to old or stiff leather, will restore flexibility.  
Invaluable in rainy or wet places.

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**LAUNDRY MESSENGER BOY  
PARCEL DELIVERY**

PHONE 1861

We know everybody and understand the business.

It is right side up in our cars.  
**Pacific Transfer Co.**

Limited

handled by the  
This ad is kapakahi but when your furniture is

## LAWYER SCOFFS AT FINGERPRINT IDENTIFICATION

Compares It to Ancient Needle  
Test Used for Finding  
Witches

Apologies of Chief McDuffie's plan to install the fingerprint system of identification in the local detective bureau, the following article from a Chicago paper appears interesting:  
CHICAGO, July 26. — Fingerprint evidence was the basis of a verdict of guilty returned today by a jury against John C. Harzell, accused of stealing from the museum of the University of Chicago a golden amulet owned by a Pharaoh, 5,300 years ago.  
In his argument Attorney John F. Goeting, counsel for Harzell, commented on the testimony of university professors who were witnesses. "A professor of science," he said, "is a man who can see a mosquito on the Masonic Temple scratch his back with his left hind leg, but cannot see the temple. If a man is crazy and learned, he is a scientist; but if a man is crazy and he is not learned, he is just crazy."

Goeting compared the fingerprint system of identification with the old-time fashion of detecting witches by sticking needles into them.  
"Thousands of persons were beheaded on that theory," he said, "and thousands of other persons right here will be sent to the penitentiary on fingerprint evidence, if you jurors by your verdict support it."

### REAL ESTATE TRANSACTIONS.

Entered for Record August 6, 1912.  
From 10:30 a. m. to 4:30 p. m.  
Peter C Jones to Edwin A Jones. D  
Antonio B da Silveira to Jason Andrade. Rev P A  
Antonio B da Silveira to Bruce Cartwright. P A  
Emmie S Stoney and hsb by atty to W C Achi, tr. D  
W C Achi, tr. to Emmie S Stoney M  
Ludwina G Pasqual and hsb to Antonio de Mello. D  
Matilda Gomes and hsb to Antonio de Mello. D  
T J Ryan, tr. to John Emmeluth. D  
Harriet Beringer and hsb to Marion W Wilcox. D  
William O Smith et al, trs. to W C Achi, tr. Par Rel  
Carlos A Long and wf to Seishiro Ogata. D  
Harold V Patten and wf to Hilo Railroad Co. D  
John T Moir and wf to Hilo Railroad Co. D  
Harmony Lodge No 3, I O O F, by trs to Maria L Sea. Rel  
I Oda to J Wakayama. P A  
W C Achi, tr. to Hamauku tract. Plan  
Court of Land Registration.  
Lee C Kual Ing and hsb to Chung Wong Shee (w). D  
Chung Wong Shee and hsb to William R Castle, tr. M  
Chung Wong Shee and hsb to Lee C Kual Ing (w). D  
Lee C Kual Ing and hsb to William R Castle, tr. M  
Entered for Record August 7, 1912.  
From 8:30 a. m. to 10:30 a. m.  
Mrs Hoopio to Mrs Josephine Vierra. D  
Helen C Silva and hsb to Mrs Georgina C Souza. D  
Lam York to Antonia I Morania. C M  
Harry H Morehead and wf to Bishop of Zeugma. D  
John H Ellis and wf to Hattie T Ellis. M  
F D Walker to T E Robinson, tr. BS

### WILL NOT BUILD SEAWALL.

Because no changes can be made in the plans of a project while the contract on the original plan is being fulfilled, the board of harbor commissioners announced yesterday it could not comply with the request of the Kohala Civic League concerning the seawall along the new Mahukona wharf.

The wharf will be finished September 30, however, and the board decided that immediately following its completion a concrete walk, built from the maintenance fund, may be constructed on top of the seawall, thus checking the wash of the water, which at present floods the pier floor.

Details of the plans for dissolving the National Packing Company have been submitted to the government by the Beef Trust to escape prosecution.

### BY AUTHORITY.

#### SEALED TENDERS.

Sealed Tenders will be received by the Superintendent of Public Works up to 12 m. of Tuesday, August 20, 1912, for constructing a Water Reservoir for the Honolulu Water Works on Rocky Hill, Honolulu.

Plans, specifications and blank forms of proposal are on file in the office of the Superintendent of Public Works.

The Superintendent of Public Works reserves the right to reject any and all tenders.

MARSTON CAMPBELL,  
Superintendent of Public Works.  
Honolulu, July 31, 1912.  
5302-104

#### SEALED TENDERS.

Sealed tenders will be received at the office of the Clerk of the City and County of Honolulu up until 5:30 p. m. of Friday, August 9, 1912, for furnishing one thousand Asphalt Heating Kettles.

Specifications and blank forms of proposal are on file in the office of City and County Clerk.

D. KALANIKALANI, JR.,  
Clerk, City and County of Honolulu.  
5305-51

### BY AUTHORITY.

#### RESOLUTION NO. 695.

BE IT RESOLVED by the Board of Supervisors of the City and County of Honolulu, Territory of Hawaii, that the sum of SIXTEEN HUNDRED DOLLARS (\$1600.00) be and the same is hereby appropriated out of all moneys in the General Fund of the Treasury for an account known as "Maintenance of Roads, Honolulu District (Repairs to Maunakea Street, King Street to Beretania Street)."

Presented by Supervisor  
M. C. AMANA.  
Honolulu, August 6, 1912.

At a regular meeting of the Board of Supervisors of the City and County of Honolulu held on Tuesday, August 6, 1912, the foregoing Resolution was passed on first reading and ordered to print on the following vote of the said Board:

Ayes—Amana, Arnold, Dwight, Kruger, Low, McClellan, Murray. Total, 7.  
Noes—None.  
E. RUFFANDEAU,  
Deputy City and County Clerk.  
5309-3t

### ORDINANCE NO. —.

AN ORDINANCE AUTHORIZING THE BOARD OF SUPERVISORS OF THE CITY AND COUNTY OF HONOLULU TO APPOINT A SECRETARY TO THE BOARD OF SUPERVISORS AND TO FIX HIS SALARY, AND PRESCRIBING THE DUTIES OF SUCH SECRETARY.

Be It Ordained by the People of the City and County of Honolulu:

SECTION 1. The Board of Supervisors of the City and County of Honolulu, Territory of Hawaii, is hereby authorized to appoint a suitable person, whose salary shall be fixed by said Board, to be known as the Secretary to the Board of Supervisors.

SECTION 2. It shall be the duty of said Secretary to the Board of Supervisors each week to prepare a statement of the work of the various Departments of the City and County of Honolulu and of the Board of Supervisors, and deposit in the office of the City and County Clerk, as soon as practicable, at least thirty copies of such statement for the use of the Mayor of the City and County of Honolulu, the members of the Board of Supervisors of said City and County of Honolulu and officers and various employees of the Departments of said City and County.

SECTION 3. This Ordinance shall take effect fifteen days from and after the date of its approval.

Introduced by  
H. E. MURRAY,  
Supervisor.  
Date of Introduction: August 6, A. D. 1912. 5309-3t

At a regular meeting of the Board of Supervisors of the City and County of Honolulu held on Tuesday, August 6, 1912, the foregoing Bill was passed on first reading and ordered to print on the following vote of the said Board:

Ayes—Amana, Arnold, Dwight, Kruger, Low, Murray, McClellan. Total, 7.  
Noes—None.  
E. RUFFANDEAU,  
Deputy City and County Clerk.  
5309-3t

### LEGAL NOTICES.

IN THE CIRCUIT COURT OF THE FIRST CIRCUIT, TERRITORY OF HAWAII.—  
At Chambers, In Probate, In the matter of the Estate of Louis M. Toussaint, late of Visalia, Tulare County, State of California, deceased. Order of Notice of Hearing Petition for Administration. On reading and filing the petition of Gilbert J. Waller and Henry Waterhouse Trust Co., Ltd., of Honolulu, T. H., alleging that Louis M. Toussaint of Visalia, Tulare County, California, died testate at Visalia aforesaid on the 18th day of June, A. D. 1912, leaving property within the jurisdiction of this Court necessary to be administered upon, and praying that Letters of Administration issue to Gilbert J. Waller and Henry Waterhouse Trust Co., Ltd.; It is Ordered, that Monday, the 16th day of September, A. D. 1912, at 9 o'clock a. m. be and hereby is appointed for hearing said petition in the courtroom of this Court in the old Y. M. C. A. building in the City and County of Honolulu, at which time and place all persons concerned may appear and show cause, if any they have, why said petition should not be granted. By the Court: JOHN MARCALLINO, Clerk, First Circuit Court. Dated, Honolulu, August 7, 1912. 5309-Aug. 8, 15, 22, 29

IN THE CIRCUIT COURT, FIRST CIRCUIT, of the Territory of Hawaii.—  
At Chambers, Jennie Lopez vs. Alexander Antone Lopez. Notice of Pendency of Litigation. Upon reading and filing the petition and affidavit showing that the address or residence of said libellant is not known and that libellant has been unable to ascertain the same after reasonable inquiry or search for more than six months after the filing of the libellant's libel; It is hereby Ordered, that notice be given to the libellee to appear before the Hon. Wm. L. Whitney, Second Judge, at his chambers in the courtroom of this Court in the old Y. M. C. A. Building in Honolulu on Saturday, October 5, 1912, at 9 o'clock a. m. or said day, and show cause why the prayer of libellant for a decree of divorce may not be granted. By the Court: J. A. DOMINIS, Clerk. 5297—July 25; Aug. 1, 8, 15, 22, 29

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### LEGAL NOTICES.

#### HAWAII. A. D. 1912 TERM.

IN THE CIRCUIT COURT OF THE FIRST CIRCUIT, TERRITORY OF THE TERRITORY OF HAWAII, by Marston Campbell, Plaintiff and Petitioner vs. PALOLO LAND AND IMPROVEMENT COMPANY, LIMITED, a corporation, JOHN DOE, MARY DOE, and RICHARD ROE, unknown owners and claimants, Defendants and Respondents.

THE TERRITORY OF HAWAII: TO THE HIGH SHERIFF of the Territory of Hawaii, or his Deputy; the Sheriff of the City and County of Honolulu, or his Deputy:

YOU ARE COMMANDED to summon Palolo Land and Improvement Company, Limited, a corporation; John Doe, Mary Doe, and Richard Roe, unknown owners and claimants, defendants, in case they shall file written answer within twenty days after service hereof to be and appear before the said Circuit Court at the term thereof pending immediately after the expiration of twenty days after service hereof; provided, however, if no term be pending at such time, then to be and appear before the said Circuit Court at the next succeeding term thereof, to wit: the A. D. 1912 Term thereof to be held at Honolulu, City and County of Honolulu, on Monday, the 8th day of January next, at 10 o'clock a. m., to show cause why the claim of the Territory of Hawaii, petitioner, should not be awarded to it pursuant to the tenor of its annexed petition, praying for the condemnation for use as a portion of the water supply system of Honolulu of the following described and mentioned land, water ways and water rights in Palolo, Island of Oahu, to wit:

That certain crater situate at the head of Palolo Valley, City and County of Honolulu, Territory of Hawaii, containing an area of one hundred acres, more or less, together with those certain forest lands surrounding said crater of an area of two hundred and eighty-seven acres, more or less, more particularly described as follows, to wit:

commencing at a point on ridge between Palolo and Manoa Valleys and running:

1. N. 41° 2' E. true 336.0 feet up center of ridge between Palolo and Manoa Valleys to junction with the Koolau Range of Mountains;
2. N. 85° 3' E. true 412.0 feet along center of Koolau Range along Kailua;
3. S. 79° 55' E. true 981.0 feet along center of ridge along Kailua;
4. S. 62° 3' E. true 2265.0 feet along center of ridge along Kailua to peak called Palikea;
5. N. 31° 42' W. true 4740.0 feet down center of ridge along Walomao and Kekio to point in center of ridge;
6. N. 28° 20' W. true 4100 feet across valley to initial point;

Containing an area, of 387.0 acres, more or less; and being a portion of Kekio, L. C. A. 5931, Ap. 4, to Pehu, and L. C. A. 8559B of Kaea, a lile of Kapahulu, to W. C. Lunallilo, in the left hand of Northwest valley of Palolo Valley at its head.

Also all the water rights and water ways owned by said Palolo Land and Improvement Company in said Palolo Valley whether in and appurtenant to and connected with the lands hereinabove described or not; that said water rights and water ways are, so far as your petitioner has been able, after careful investigation, to determine, the water rights and water ways belonging to the following named lands and to which the same are entitled, to wit:

1. R. P. 5667, L. C. A. 5931 to Pehu for Keekapu, being Apana 1 of the Ahupuaa of Kekio, comprising 281 acres excepting the following named lands therein: R. P. 2548, L. C. A. 1781, Aps. 1, 2 and 3 to Umauma, area .801 acre; L. C. A. 1882, Ap. 1, to Paalea, area 2.100 acres; L. C. A. 1656 to Upepe, area 2.760 acres; L. C. A. 1770 to Mano, area 3.741 acres—total area excepted, 8.902 acres, leaving a net area in Apana 1 of Kekio of 272.098 acres more or less.
2. R. P. 5667, L. C. A. 5931 to Pehu for Keekapu, being Apana 4 of the Ahupuaa of Kekio, containing an area of 579.500 acres more or less.
3. L. C. A. 8559B, Apana 32 to W. C. Lunallilo, being the land of "Kaea" a lile of the ill apana of Kapahulu, area 110.5 acres more or less.
4. L. C. A. 8559B to Lunallilo, known as Section 3 of said L. C. A., area 3.64 acres more or less; also known as Apana 3 of Kapahulu, or as L. C. A. 8559B, Ap. 32, Section 3.
5. L. C. A. 1646, R. P. 1266, Aps. 1 and 2 to Luahila, area 1.476 acres more or less, at Palolo.
6. L. C. A. 1882, R. P. 1268, Apana 2 to Paalea, area 1.47 acres more or less—land at Kekio, Palolo.
7. L. C. A. 8285, R. P. 1270, Aps. 1 and 2 to Keawe, area 1.81 acres—land at Kekio, Palolo.
8. L. C. A. 1896, R. P. 1271, to Mahana, area 2.20 acres more or less, at Kapahulu.
9. L. C. A. 1891, R. P. 2375, Aps. 1 and 2 to Lolo, area 1.116 acres more or less—land at Kekio, Palolo.
10. L. C. A. 1761, R. P. 2420 to Kaula, area 1.2, 3, 4 and 5, at Kekio, Palolo; area .561 acre more or less.
11. L. C. A. 1842, R. P. 2540 to Paalea—land of Puakaloa, ill of Kekio; area 2.267 acres more or less.
12. L. C. A. 1263, R. P. 2543 to Ku-keanenui, at Kapulu, Palolo; area .9 acre more or less, known as Moo Kalia Pupupu.
13. L. C. A. 1778, R. P. 2544 to "Kawelo deceased, and Kaheanani the heir"; area .45 acre more or less in the ill of Kekio, Palolo.
14. L. C. A. 1887, R. P. 2546 to Napaewa, known as the Moo Aina Koloahi or Koloahi ill of Kapahulu; area 2.168 acres more or less.
15. L. C. A. 1847, R. P. 2549 to Kekui for Kalkuana; area .596 acre more or less—Moo Aina in Kekio, Palolo.
16. L. C. A. 1308, R. P. 2032 to Ka-

- lua; area 2.227 acres more or less; being the Moo Aina of Puhalohua at Kapahulu, Palolo.
17. L. C. A. 1865, R. P. 3479 to Kalaupule, Aps. 1 and 2 in Kapahulu, Palolo; area 1.239 acres more or less.
18. L. C. A. 1653, R. P. 4940 to Keaka, Aps. 1 and 2; area .910 acre more or less in Palolo.
19. L. C. A. 2524B, R. P. 5643, Ap. 1 to heirs of Peter Anderson; land known as Keouloula in Palolo; area .9 acres more or less.
20. L. C. A. 1897, R. P. 5708 to Ohule, Aps. 1 and 2 at Palolo; area .992 acre more or less.
21. All that piece or parcel of land situate between Aps. 1 and 2 of R. P. 4940, L. C. A. 1653 to Keaka, and described as follows: Commencing at the north corner of Ap. 1 of said patent and running along Kuauna along Kauloula to the west corner of Ap. 2 of said patent; thence along Kuauna along Ap. 2 to the south corner of same; thence along Walomao to the east corner of said Ap. 1; thence along said Ap. 1 to place of commencement, comprising two kalo patches, the above mentioned and described premises being the same that were conveyed to Bruce Cartwright by S. Kauai by deed dated March 23, 1896, and recorded in the office of the Registrar of Conveyances, Book 158, pages 183-184.
22. A parcel in Kapahulu and Wailae-iki, consisting of Lot 39 of the survey of the Kapahulu Lots, as shown on Registered Map No. 1502, on file with the Government Survey Office; being part of the ill of Kapahulu, L. C. A. 8559B, Apana 3, to W. C. Lunallilo, and part of the land of Wailae-iki, L. C. A. 10613, R. P. 3578 to A. Paki; area .459.5 acres more or less.
23. L. C. A. 2553, R. P. 3740 to Kahakaula, Apanas 1 and 2; area 1.48 acres more or less.
24. L. C. A. 1845, R. P. 2556 to Lioe at Pukele, Palolo; area .266 acre more or less.
25. L. C. A. 3415B, R. P. 2552 to Kaa-hui, at Palolo; area 2.4 acres more or less.
26. L. C. A. 8559B to W. C. Lunallilo, Apana 2, Section 1; a portion of Kapahulu; area 36.93 acres more or less; being the same land conveyed by the trustees under the Will of W. C. Lunallilo to Kau (w) and Nalwi, her husband, recorded in the Register of Conveyances, Book 70, page 403.

Also such rights as the said Company may have in and to any water ways in Palolo Valley, including the following: Mahoe Auwai; Kahamau Auwai; Pukele Stream; Humu Auwai; Wailupe Ditch; Walomao Stream; La-auli Auwai; Kaulu Auwai; Pilihi Auwai; Kaneohoku Auwai; Auwai from Dam No. 4; Kapuhi Auwai; Kukula Auwai; Hapuna Auwai; Keaunala Auwai; Kaauwaeloa Auwai.

And have you then there this writ with full return of your proceedings thereon.

WITNESS the Honorable Presiding Judge of the Circuit Court of the First Circuit at Honolulu aforesaid, this 17th day of May, A. D. 1912.

(Sgd.) J. A. DOMINIS,  
Clerk.

5245-3m

### IN THE CIRCUIT COURT OF THE FIRST CIRCUIT, TERRITORY OF HAWAII.

JOAO BORGES, Plaintiff, vs. JACINTHA DE JESUS BORGES, JACINTHA BOTEILHO BORGES, MARIA AMARAL; JOSE BORGES, LUZIA BORGES, MANOEL BORGES, MANOEL AMARAL and JOHN AMARAL by F. SCHNACK their guardian ad litem, MARIA MEDEIROS; MARIE REIS, FRED REIS, JOHN REIS, LOUIZ REIS, GEORGE REIS, AND ADELINE REIS, by MARIE REIS, their guardian ad litem, Defendants.

The Territory of Hawaii: To the High Sheriff of the Territory of Hawaii, or his Deputy; the Sheriff of the City and County of Honolulu, or his Deputy:

You are commanded to summon Jacinthia de Jesus Borges, Jacinthia Boteilho Borges, Marie Amaral, Jose Borges, Luzia Borges, Manoel Borges, Manoel Amaral and John Amaral by F. Schnack, their guardian ad litem, Maria Medeiros; Marie Reis; Fred Reis, John Reis, Louis Reis, George Reis and Adeline Reis by Marie Reis, their guardian ad litem, to appear ten days after service hereof, if they reside in the City and County of Honolulu, before such Judge of the Circuit Court of the First Circuit as shall be sitting at Chambers in the courtroom of said Judge, in the Judiciary Building, in Honolulu, to answer the annexed Complaint of Joao Borges.

And have you then there this writ with full return of your proceedings thereon.

Witness the Honorable W. J. ROBINSON, Third Judge of the Circuit Court of the First Circuit, at Honolulu aforesaid, this 4th day of April, 1911.

(Seal) HENRY SMITH,  
Clerk.

I hereby certify that the foregoing is a full, true and correct copy of the original Summons which is now on file in the office of the Clerk of the Circuit Court of the First Judicial Circuit of the Territory of Hawaii in a cause entitled Joao Borges vs. Jacinthia de Jesus Borges et al.

Dated, Honolulu, July 18, 1912.  
J. A. DOMINIS,  
Clerk, Circuit Court, First Circuit.  
5291-2m-Thur

### NOTICE.

All property owners on the following named streets, to wit: King street, from junction with Beretania street to Moanalua; Beretania street, from junction with Fort street to baseball grounds; Kalakaua avenue, from junction with King street to Makee Island road; are hereby notified and requested to have all water, sewer and gas connections made to their respective properties before the starting of repairs to the said named streets by the Road Department.

Per order  
J. W. CALDWELL,  
Road Overseer, Honolulu District.  
5305-10t

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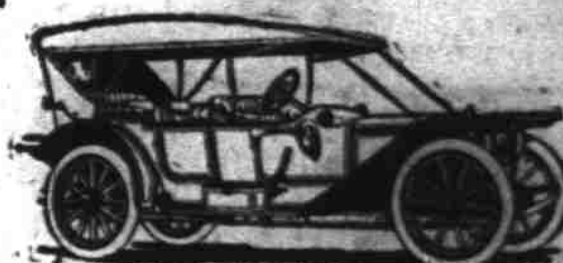
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